## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA

In re: Mich	ael Blair	Chapter 13	
	Debtor	Bankruptcy No. 16-1.	5389-elf
		ORDER	
Real Propert	y filed by debtor, upon not	cember, 2019, upon consideration ice to all interested parties, upon the ore the Court and for good cause s	e filing, and any
E. Thompson price of \$25 September 2 adjoining lot \$1.00 to the the Property	n Street, Philadelphia, Pa 1 5,000.00, pursuant to the te 3, 2019 and addendum to we located at 3572 E. Thomps buyer thereunder, Yan Fen at arms-length.	tted permission to sell his real proper 9134 ("Property"), free and clear of rms of a certain real estate agreeme which dated October 8, 2019, along son Street, Philadelphia, PA 19134 g ("Buyer"), who have been represe	f all liens, for the sale ent of sale dated as of with the vacant for the sale price of ented to be purchasing
	_	ing any funds held as a deposit mad proximate following manner:	ie by or on benan or
1.	but not limited to those preparation, disbursement	settlement costs, including, related to notary services, deed ats, express shipping, surveys, or any other such routine matters	\$_2,550.01
2.	Liens paid at closing -		\$_130,000
3.	Real estate taxes, sewer,	trash and/or other such items	\$
4.	Property repairs, if any		\$ <u></u>
Real	estate commission, at no g	reater than 6%	\$_15,300.06_
5.	Attorney's fees, if any		\$

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6.	Any small (less than \$300) allowances agreed to be made	
	to Buyer to settle any unforeseen dispute arising at	
	settlement	\$
7.	Other	\$
	TOTAL	\$ 147,850.07

After paying all liens in full and all costs of sale, the title clerk shall pay to William C. Miller, Chapter 13 standing trustee a 100% distribution on all remaining filed and allowed Claims in the amount of \$8,233.00. Next, the Debtor shall receive his real estate exemption in the sum of \$23,675.00 at the real estate closing plus the remaining proceeds after all liens, cost of sale and remaining filed and allowed claims are paid a 100% distribution.

The title clerk shall fax a completed HUD-1 or settlement sheet from the closing directly to the trustee immediately upon the close of the settlement, and the trustee shall promptly notify the title company of his approval or objections to the sums to be disbursed.

Upon trustee approval, the title clerk shall fax a copy of the disbursement check to the trustee, and shall immediately transmit the actual disbursement check to the trustee by overnight courier.

Debtor shall not be permitted to voluntarily dismiss this case; he may, however, convert this case to one under Chapter 7. In the event the case is converted to Chapter 7, any funds remaining in the possession of the standing trustee shall be transferred to the appointed Chapter 7 trustee.

Per Bankruptcy Rule 6004(h), the 14 day stay as to effect of this Order is hereby waived.

ERIC L. FRANK

U.S. BANKRUPTCY JUDGE